# **EXHIBIT "A"**

# PROMULGATED BY THE TEXAS REAL ESTATE COMMISSION (TREC) ONE TO FOUR FAMILY RESIDENTIAL CONTRACT (RESALE)

2-12-18

NOTICE: Not For Use For Condominium Transactions

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	PARTIES: The parties to this contract are Royce J. Hassell Silvia T Hassell (Seller) and Kurt E. Blankenship & Nimi Tuamokumo (Buyer). Seller agrees to sell and convey to Buyer and Buyer agrees to buy from Seller the Property defined
	below.
	<b>PROPERTY:</b> The land, improvements and accessories are collectively referred to as the "Property".
	A. LAND: Lot TR 9 Block 12 , West University Place Addition, City of WestUniversityPlace , County of HARRIS ,
	Texas, known as 6417 Buffalo Speedway TX 77005
	(address/zip code), or as described on attached exhibit.
	B. IMPROVEMENTS: The house, garage and all other fixtures and improvements attached to the
	above-described real property, including without limitation, the following permanently installed
	and built-in items, if any: all equipment and appliances, valances, screens, shutters, awnings, wall-to-wall carpeting, mirrors, ceiling fans, attic fans, mail boxes, television antennas,
	mounts and brackets for televisions and speakers, heating and air-conditioning units, security and
	fire detection equipment, wiring, plumbing and lighting fixtures, chandeliers, water softener
	system, kitchen equipment, garage door openers, cleaning equipment, shrubbery landscaping
	outdoor cooking equipment, and all other property owned by Seller and attached to the above described real property.
	C. ACCESSORIES: The following described related accessories, if any: window air conditioning units
	stove, fireplace screens, curtains and rods, blinds, window shades, draperies and rods, door keys
	mailbox keys, above ground pool, swimming pool equipment and maintenance accessories
	artificial fireplace logs, and controls for: (i) garage doors, (ii) entry gates, and (iii) other improvements and accessories.
	D. EXCLUSIONS: The following improvements and accessories will be retained by Seller and must
	be removed prior to delivery of possession:
	E. RESERVATIONS: Any reservation for oil, gas, or other minerals, water, timber, or other interests is made in accordance with an attached addendum.
3	SALES PRICE:
	A. Cash portion of Sales Price payable by Buyer at closing \$ 1,300,000.00
	B. Sum of all financing described in the attached:  Third Party Financing Addendum.
	☐ Loan Assumption Addendum, ☐ Seller Financing Addendum
	C. Sales Price (Sum of A and B)\$ 1,300,000.00
4.	LICENSE HOLDER DISCLOSURE: Texas law requires a real estate license holder who is a
	party to a transaction or acting on behalf of a spouse, parent, child, business entity in which the license holder owns more than 10%, or a trust for which the license holder acts as a trustee or of
	which the license holder or the license holder's spouse, parent or child is a beneficiary, to notify the
	other party in writing before entering into a contract of sale. Disclose if applicable:
5.	EARNEST MONEY: Within 3 days after the Effective Date, Buyer must deliver
	\$\frac{13,000.00}{6575 W. Loop South Suite 150 Bellaire} to Chicago Title, as escrow agent, at 77401 (address). Buyer shall deliver additional
	earnest money of \$ 0.00 to escrow agent within _ 0 days after the Effective Date of this
	contract. If Buyer fails to deliver the earnest money within the time required. Seller may terminate
	this contract or exercise Seller's remedies under Paragraph 15, or both, by providing notice to Buyer
	before Buyer delivers the earnest money. If the last day to deliver the earnest money falls on a
	Saturday, Sunday, or legal holiday, the time to deliver the earnest money is extended until the end of the next day that is not a Saturday, Sunday, or legal holiday. <b>Time is of the essence for this</b>
	paragraph.
6.1	TITLE POLICY AND SURVEY:
	A. TITLE POLICY: Seller shall furnish to Buyer at M Seller's D Buyer's expense an owner policy of title
	insurance (Title Policy) issued byChicago Title 713.665.6575 (Title Company) in the
	amount of the Sales Price, dated at or after closing, insuring Buyer against loss under the
	provisions of the Title Policy, subject to the promulgated exclusions (including existing building and zoning ordinances) and the following exceptions:
	(1) Restrictive covenants common to the platted subdivision in which the Property is located
	(2) The standard printed exception for standby fees, taxes and assessments.
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nit	ialed for identification by Buyer (1238) and Seller RH SH Instanction by Buyer (1238) and Seller RH

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(3) Liens created as part of the financing described in Paragraph 3.	
(4) Utility easements created by the dedication deed or plat of the subdivision in which	the.
Property is located.	
(5) Reservations or exceptions otherwise permitted by this contract or as may be appro	ved
by Buyer in writing.	
(6) The standard printed exception as to marital rights.	
(7) The standard printed exception as to waters, tidelands, beaches, streams, and rela	ated
matters. (8) The standard printed exception as to discrepancies, conflicts, shortages in area	
boundary lines, encroachments or protrusions, or overlapping improvements:	or
(i) will not be amended or deleted from the title policy; or	
Will be amended to read, "shortages in area" at the expense of MBuyer □ Seller	
(9) The exception or exclusion regarding minerals approved by the Texas Department	of
Insurance.	7954 (TV 1014 <b>4</b> 70)
B. COMMITMENT: Within 20 days after the Title Company receives a copy of this contr Seller shall furnish to Buyer a commitment for title insurance (Commitment) and, at Buy	act,
expense, legible copies of restrictive covenants and documents evidencing exceptions in	ers
Cananathananh /Franchisa Danimanaha) atha tha tha tha tagain	eller
authorizes the Title Company to deliver the Commitment and Exception Documents to Bu	IVAT
at Buyer's address shown in Paragraph 21. If the Commitment and Exception Documents	are
not delivered to Buyer within the specified time, the time for delivery will be automatic	ally
extended up to 15 days or 3 days before the Closing Date, whichever is earlier. If	the
Commitment and Exception Documents are not delivered within the time required, Bu	ıyer
may terminate this contract and the earnest money will be refunded to Buyer.	201
C. SURVEY: The survey must be made by a registered professional land surveyor acceptable the Title Company and Buyer's lander(s). (Charle and bay and by	e to
the Title Company and Buyer's lender(s). (Check one box only) $\square(1) \text{Within} \underline{\hspace{1cm}} days after the Effective Date of this contract, Seller shall furnish to Bu$	
and Title Company Seller's existing survey of the Property and a Residential Real Property	iyer
Affidavit promulgated by the Texas Department of Insurance (T-47 Affidavit). <b>If Seller</b>	faile
to furnish the existing survey or affidavit within the time prescribed, Buyer s	hall
obtain a new survey at Seller's expense no later than 3 days prior to Clos	ina
<b>Date.</b> If the existing survey or affidavit is not acceptable to Title Company	or
Buyer's lender(s), Buyer shall obtain a new survey at USeller's UBuyer's expense no l	ater
than 3 days prior to Closing Date.	
2) Within 14 days after the Effective Date of this contract, Buyer shall obtain a survey at Buyer's expense. Buyer is deemed to receive the survey on the date of ac	new
receipt or the date specified in this paragraph, whichever is earlier.	tuai
(3) Within days after the Effective Date of this contract, Seller, at Seller's expe	nce
shall furnish a new survey to Buyer.	1130
D. OBJECTIONS: Buyer may object in writing to defects, exceptions, or encumbrances to ti	itle:
disclosed on the survey other than items 6A(1) through (7) above; disclosed in	the
Commitment other than items 6A(1) through (9) above; or which prohibit the following	use
or activity: residential  Buyer must object the earlier of (i) the Closing Date or (ii) days after Buyer rece	<del></del> '.
the Commitment, Exception Documents, and the survey. Buyer's failure to object within	the
time allowed will constitute a waiver of Buyer's right to object; except that the requirement	ents
in Schedule C of the Commitment are not waived by Buyer. Provided Seller is not obligate	d to
incur any expense, Seller shall cure any timely objections of Buyer or any third party ler	nder
within 15 days after Seller receives the objections (Cure Period) and the Closing Date will extended as necessary. If objections are not cured within the Cure Period, Buyer may	li be
delivering notice to Seller within 5 days after the end of the Cure Period: (i) terminate	this
contract and the earnest money will be refunded to Buyer; or (ii) waive the objections	. If
Buyer does not terminate within the time required. Buyer shall be deemed to have waived	the
objections. If the Commitment or Survey is revised or any new Exception Document(s	s) is
delivered, Buyer may object to any new matter revealed in the revised Commitmen Survey or new Exception Document(s) within the same time stated in this paragraph to m	t or
objections beginning when the revised Commitment, Survey, or Exception Document(s	iake
delivered to Buyer.	, 13
E. TITLE NOTICES:	
(1) ABSTRACT OR TITLE POLICY: Broker advises Buyer to have an abstract of title cove	ring
the Property examined by an attorney of Buyer's selection, or Buyer should be furnis with or obtain a Title Policy. If a Title Policy is furnished, the Commitment should	hed
promptly reviewed by an attorney of Buyer's choice due to the time limitations	De
Buyer's right to object.	
(2) MEMBERSHIP IN PROPERTY OWNERS ASSOCIATION(S): The Property ☐is ☑is	not
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Initialed for identification by Buyer KEB and Seller RH SH Instanction By Buyer 340	20-14

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subject to mandatory membership in a property owners association(s). If the Property is subject to mandatory membership in a property owners association(s), Seller notifies Buyer under §5.012, Texas Property Code, that, as a purchaser of property in the residential community identified in Paragraph 2A in which the Property is located, you are obligated to be a member of the property owners association(s). Restrictive covenants governing the use and occupancy of the Property and all dedicatory instruments governing the establishment, maintenance, or operation of this residential community have been or will be recorded in the Real Property Records of the county in which the Property is located. Copies of the restrictive covenants and dedicatory instruments may be obtained from the county clerk. You are obligated to pay assessments to the property owners association(s). The amount of the assessments is subject to change. Your failure to pay the assessments could result in enforcement of the association's lien on and the foreclosure of the Property.

Section 207.003, Property Code, entitles an owner to receive copies of any document that governs the establishment, maintenance, or operation of a subdivision, including, but not limited to, restrictions, bylaws, rules and regulations, and a resale certificate from a property owners' association. A resale certificate contains information including, but not limited to, statements specifying the amount and frequency of regular assessments and the style and cause number of lawsuits to which the property owners' association is a party, other than lawsuits relating to unpaid ad valorem taxes of an individual member of the association. These documents must be made available to you by the property owners' association or the association's agent on your request.

If Buyer is concerned about these matters, the TREC promulgated Addendum for Property Subject to Mandatory Membership in a Property Owners Association(s) should be used.

(3) STATUTORY TAX DISTRICTS: If the Property is situated in a utility or other statutorily created district providing water, sewer, drainage, or flood control facilities and services, Chapter 49, Texas Water Code, requires Seller to deliver and Buyer to sign the statutory notice relating to the tax rate, bonded indebtedness, or standby fee of the district prior to final execution of this contract.

(4) TIDE WATERS: If the Property abuts the tidally influenced waters of the state, §33.135, Texas Natural Resources Code, requires a notice regarding coastal area property to be included in the contract. An addendum containing the notice promulgated by TREC or

required by the parties must be used.
(5) ANNEXATION: If the Property is located outside the limits of a municipality, Seller notifies Buyer under §5.011, Texas Property Code, that the Property may now or later be included in the extraterritorial jurisdiction of a municipality and may now or later be subject to annexation by the municipality. Each municipality maintains a map that depicts its boundaries and extraterritorial jurisdiction. To determine if the Property is located within a municipality of the locat municipality's extraterritorial jurisdiction or is likely to be located within a municipality's extraterritorial jurisdiction, contact all municipalities located in the general proximity of the Property for further information.

(6) PROPERTY LOCATED IN A CERTIFICATED SERVICE AREA OF A UTILITY SERVICE PROVIDER: Notice required by §13.257, Water Code: The real property, described in Paragraph 2, that you are about to purchase may be located in a certificated water or sewer service area, which is authorized by law to provide water or sewer service to the properties in the certificated area. If your property is located in a certificated area there may be special costs or charges that you will be required to pay before you can receive water or sewer service. There may be a period required to construct lines or other facilities necessary to provide water or sewer service to your property. You are advised to determine if the property is in a certificated area and contact the utility service provider to determine the cost that you will be required to pay and the period, if any, that is required to provide water or sewer service to your property. The undersigned Buyer hereby acknowledges receipt of the foregoing notice at or before the execution of a binding contract for the purchase of the real property described in Paragraph 2 or at

closing of purchase of the real property.

(7) PUBLIC IMPROVEMENT DISTRICTS: If the Property is in a public improvement district, §5.014, Property Code, requires Seller to notify Buyer as follows: As a purchaser of this parcel of real property you are obligated to pay an assessment to a municipality or county for an improvement project undertaken by a public improvement district under Chapter 372, Local Government Code. The assessment may be due annually or in periodic installments. More information concerning the amount of the assessment and the due dates of that assessment may be obtained from the municipality or county levying the assessment. The amount of the assessments is subject to change. Your failure to pay

the assessments could result in a lien on and the foreclosure of your property.

(8) TRANSFER FEES: If the Property is subject to a private transfer fee obligation, §5.205, Property Code, requires Seller to notify Buyer as follows: The private transfer fee Authentisign ID: F3CEB1E C3555499300094600 Document 226-1 Filed in TXSB on 03/05/21 Page 5 of 34 Contract Concerning 6417 Buffalo Speedway WestUniversityPlace TX 77005 Page 4 of 10 2-12-18 (Address of Property) obligation may be governed by Chapter 5, Subchapter G of the Texas Property Code.

(9) PROPANE GAS SYSTEM SERVICE AREA: If the Property is located in a propane gas system service area owned by a distribution system retailer, Seller must give Buyer written notice as required by §141.010, Texas Utilities Code. An addendum containing the notice approved by TREC or required by the parties should be used. (10) NOTICE OF WATER LEVEL FLUCTUATIONS: If the Property adjoins an impoundment of water, including a reservoir or lake, constructed and maintained under Chapter 11, Water Code, that has a storage capacity of at least 5,000 acre-feet at the impoundment's normal operating level, Seller hereby notifies Buyer: "The water level of the impoundment of water adjoining the Property fluctuates for various reasons, including as a result of: (1) an entity lawfully exercising its right to use the water stored in the impoundment; or (2) drought or flood conditions." 7.PROPERTY CONDITION: A. ACCESS, INSPECTIONS AND UTILITIES: Seller shall permit Buyer and Buyer's agents access to the Property at reasonable times. Buyer may have the Property inspected by inspectors selected by Buyer and licensed by TREC or otherwise permitted by law to make inspections. Any hydrostatic testing must be separately authorized by Seller in writing. Seller at Seller's expense shall immediately cause existing utilities to be turned on and shall keep the utilities on during the time this contract is in effect. B. SELLER'S DISCLOSURE NOTICE PURSUANT TO §5.008, TEXAS PROPERTY CODE (Notice): (Check one box only) (1) Buyer has received the Notice. (2) Buyer has not received the Notice. Within days after the Effective Date of this contract, Seller shall deliver the Notice to Buyer. If Buyer does not receive the Notice, Buyer may terminate this contract at any time prior to the closing and the earnest money will be refunded to Buyer. If Seller delivers the Notice, Buyer may terminate this contract for any reason within 7 days after Buyer receives the Notice or prior to the closing, whichever first occurs, and the earnest money will be refunded to Buyer.  $\square$  (3)The Seller is not required to furnish the notice under the Texas Property Code. C. SELLER'S DISCLOSURE OF LEAD-BASED PAINT AND LEAD-BASED PAINT HAZARDS is required by Federal law for a residential dwelling constructed prior to 1978.

D. ACCEPTANCE OF PROPERTY CONDITION: "As Is" means the present condition of the Property with any and all defects and without warranty except for the warranties of title and the warranties in this contract. Buyer's agreement to accept the Property As Is under Paragraph 7D(1) or (2) does not preclude Buyer from inspecting the Property under Paragraph 7A, from negotiating repairs or treatments in a subsequent amendment, or from terminating this contract during the Option Period, if any. Check one box only) (1) Buyer accepts the Property As Is. (2) Buyer accepts the Property As Is provided Seller, at Seller's expense, shall complete the following specific repairs and treatments: remove all furniture from garage (Do not insert general phrases, such as "subject to inspections" that do not identify specific repairs and treatments.) E. LENDER REQUIRED REPAIRS AND TREATMENTS: Unless otherwise agreed in writing, neither

party is obligated to pay for lender required repairs, which includes treatment for wood destroying insects. If the parties do not agree to pay for the lender required repairs or treatments, this contract will terminate and the earnest money will be refunded to Buyer. If the cost of lender required repairs and treatments exceeds 5% of the Sales Price, Buyer may

terminate this contract and the earnest money will be refunded to Buyer.

F. COMPLETION OF REPAIRS AND TREATMENTS: Unless otherwise agreed in writing: (i) Seller shall complete all agreed repairs and treatments prior to the Closing Date; and (ii) all required permits must be obtained, and repairs and treatments must be performed by persons who are licensed to provide such repairs or treatments or, if no license is required by law, are commercially engaged in the trade of providing such repairs or treatments. At Buyer's election, any transferable warranties received by Seller with respect to the repairs and treatments will be transferred to Buyer at Buyer's expense. If Seller fails to complete any agreed repairs and treatments prior to the Closing Date, Buyer may exercise remedies under Paragraph 15 or extend the Closing Date up to 5 days if necessary for Seller to complete the repairs and treatments.

G. ENVIRONMENTAL MATTERS: Buyer is advised that the presence of wetlands, toxic substances, including asbestos and wastes or other environmental hazards, or the presence of a threatened or endangered species or its habitat may affect Buyer's intended use of the Property. If Buyer is concerned about these matters, an addendum promulgated by TREC or

required by the parties should be used.

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- H. RESIDENTIAL SERVICE CONTRACTS: Buyer may purchase a residential service contract from a residential service company licensed by TREC. If Buyer purchases a residential service contract, Seller shall reimburse Buyer at closing for the cost of the residential service contract in an amount not exceeding \$ 0.00 . Buyer should review any residential service contract for the scope of coverage, exclusions and limitations. The purchase of a residential service contract is optional. Similar coverage may be purchased from various companies authorized to do business in Texas.
- **8. BROKERS' FEES:** All obligations of the parties for payment of brokers' fees are contained in separate written agreements.

#### 9. CLOSING:

A. The closing of the sale will be on or before <u>February 19</u>, 2021, or within 7 days after objections made under Paragraph 6D have been cured or waived, whichever date is later (Closing Date). If either party fails to close the sale by the Closing Date, the non-defaulting party may exercise the remedies contained in Paragraph 15.

B. At closing:

(1) Seller shall execute and deliver a general warranty deed conveying title to the Property to Buyer and showing no additional exceptions to those permitted in Paragraph 6 and furnish tax statements or certificates showing no delinquent taxes on the Property.

(2) Buyer shall pay the Sales Price in good funds acceptable to the escrow agent.

(3) Seller and Buyer shall execute and deliver any notices, statements, certificates, affidavits, releases, loan documents and other documents reasonably required for the closing of the sale and the issuance of the Title Policy.

(4) There will be no liens, assessments, or security interests against the Property which will not be satisfied out of the sales proceeds unless securing the payment of any loans

assumed by Buyer and assumed loans will not be in default.

(5)If the Property is subject to a residential lease, Seller shall transfer security deposits (as defined under §92.102, Property Code), if any, to Buyer. In such an event, Buyer shall deliver to the tenant a signed statement acknowledging that the Buyer has acquired the Property and is responsible for the return of the security deposit, and specifying the exact dollar amount of the security deposit.

#### 10. POSSESSION:

- A. Buyer's Possession: Seller shall deliver to Buyer possession of the Property in its present or required condition, ordinary wear and tear excepted: Supon closing and funding according to a temporary residential lease form promulgated by TREC or other written lease required by the parties. Any possession by Buyer prior to closing or by Seller after closing which is not authorized by a written lease will establish a tenancy at sufferance relationship between the parties. Consult your insurance agent prior to change of ownership and possession because insurance coverage may be limited or terminated. The absence of a written lease or appropriate insurance coverage may expose the parties to economic loss.
- B. Leases:
  - (1)After the Effective Date, Seller may not execute any lease (including but not limited to mineral leases) or convey any interest in the Property without Buyer's written consent.
  - (2) If the Property is subject to any lease to which Seller is a party, Seller shall deliver to Buyer copies of the lease(s) and any move-in condition form signed by the tenant within 7 days after the Effective Date of the contract.
- 11. SPECIAL PROVISIONS: (Insert only factual statements and business details applicable to the sale. TREC rules prohibit license holders from adding factual statements or business details for which a contract addendum, lease or other form has been promulgated by TREC for mandatory use.)

Subject to court approval

#### 12. SETTLEMENT AND OTHER EXPENSES:

A. The following expenses must be paid at or prior to closing:

(1) Expenses payable by Seller (Seller's Expenses):

(a) Releases of existing liens, including prepayment penalties and recording fees; release of Seller's loan liability; tax statements or certificates; preparation of deed; one-half of escrow fee; and other expenses payable by Seller under this contract.

(b) Seller shall also pay an amount not to exceed \$ 0.00 to be applied in the following order: Buyer's Expenses which Buyer is prohibited from paying by FHA, VA, Texas Veterans Land Board or other governmental loan programs, and then to other Buyer's Expenses as allowed by the lender.

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(2) Expenses payable by Buyer (Buyer's Expenses): Appraisal fees; loan application fees; origination charges; credit reports; preparation of loan documents; interest on the notes from date of disbursement to one month prior to dates of first monthly payments; recording fees; copies of easements and restrictions; loan title policy with endorsements required by lender; loan-related inspection fees; photos; amortization schedules; one-half of escrow fee; all prepaid items, including required premiums for flood and hazard insurance, reserve deposits for insurance, ad valorem taxes and special governmental assessments; final compliance inspection; courier fee; repair inspection; underwriting fee; wire transfer fee; expenses incident to any loan; Private Mortgage Insurance Premium (PMI), VA Loan Funding Fee, or FHA Mortgage Insurance Premium (MIP) as required by the lender; and other expenses payable by Buyer under this contract.

B. If any expense exceeds an amount expressly stated in this contract for such expense to be paid by a party, that party may terminate this contract unless the other party agrees to pay such excess. Buyer may not pay charges and fees expressly prohibited by FHA, VA, Texas

Veterans Land Board or other governmental loan program regulations.

- 13. PRORATIONS: Taxes for the current year, interest, maintenance fees, assessments, dues and rents will be prorated through the Closing Date. The tax proration may be calculated taking into consideration any change in exemptions that will affect the current year's taxes. If taxes for the current year vary from the amount prorated at closing, the parties shall adjust the prorations when tax statements for the current year are available. If taxes are not paid at or prior to closing, Buyer shall pay taxes for the current year.
- 14. CASUALTY LOSS: If any part of the Property is damaged or destroyed by fire or other casualty after the Effective Date of this contract, Seller shall restore the Property to its previous condition as soon as reasonably possible, but in any event by the Closing Date. If Seller fails to do so due to factors beyond Seller's control, Buyer may (a) terminate this contract and the earnest money will be refunded to Buyer (b) extend the time for performance up to 15 days and the Closing Date will be extended as necessary or (c) accept the Property in its damaged condition with an assignment of insurance proceeds, if permitted by Seller's insurance carrier, and receive credit from Seller at closing in the amount of the deductible under the insurance policy. Seller's obligations under this paragraph are independent of any other obligations of Seller under this contract.
- 15. DEFAULT: If Buyer fails to comply with this contract, Buyer will be in default, and Seller may (a) enforce specific performance, seek such other relief as may be provided by law, or both, or (b) terminate this contract and receive the earnest money as liquidated damages, thereby releasing both parties from this contract. If Seller fails to comply with this contract, Seller will be in default and Buyer may (a) enforce specific performance, seek such other relief as may be provided by law, or both, or (b) terminate this contract and receive the earnest money, thereby releasing both parties from this contract.
- 16. MEDIATION: It is the policy of the State of Texas to encourage resolution of disputes through alternative dispute resolution procedures such as mediation. Any dispute between Seller and Buyer related to this contract which is not resolved through informal discussion will be submitted to a mutually acceptable mediation service or provider. The parties to the mediation shall bear the mediation costs equally. This paragraph does not preclude a party from seeking equitable relief from a court of competent jurisdiction.
- 17. ATTORNEY'S FEES: A Buyer, Seller, Listing Broker, Other Broker, or escrow agent who prevails in any legal proceeding related to this contract is entitled to recover reasonable attorney's fees and all costs of such proceeding.

#### 18. FSCROW:

- A. ESCROW: The escrow agent is not (i) a party to this contract and does not have liability for the performance or nonperformance of any party to this contract, (ii) liable for interest on the earnest money and (iii) liable for the loss of any earnest money caused by the failure of any financial institution in which the earnest money has been deposited unless the financial institution is acting as escrow agent.
- B. EXPENSES: At closing, the earnest money must be applied first to any cash down payment, then to Buyer's Expenses and any excess refunded to Buyer. If no closing occurs, escrow agent may: (i) require a written release of liability of the escrow agent from all parties, (ii) require payment of unpaid expenses incurred on behalf of a party, and (iii) only deduct from the earnest money the amount of unpaid expenses incurred on behalf of the party receiving the earnest money.
- C. DEMAND: Upon termination of this contract, either party or the escrow agent may send a release of earnest money to each party and the parties shall execute counterparts of the release and deliver same to the escrow agent. If either party fails to execute the release, either party may make a written demand to the escrow agent for the earnest money. If only one party makes written demand for the earnest money, escrow agent shall promptly

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ob ea in sa pa ea D. Da	bjection to the arnest money neurred on be ame to the crarty hereby rarnest money AMAGES: An	e demand from the other to the party making d half of the party receiving reditors. If escrow agent frow agent frow party who wrongfully	party with emand reg the eard complies om all adv	y. If escrow agent does not receive written hin 15 days, escrow agent may disburse the duced by the amount of unpaid expenses nest money and escrow agent may pay the with the provisions of this paragraph, each verse claims related to the disbursal of the efuses to sign a release acceptable to the uest will be liable to the other party for (i)
da E. No	amages; (ii) t OTICES: Escr	he earnest money; (iii) re ow agent's notices will be	asonable effective	attorney's fees; and (iv) all costs of suit. when sent in compliance with Paragraph 21. effective upon receipt by escrow agent.
clos be i	sing. If any ro in default. U	epresentation of Seller in	this contr by writt	ons and warranties in this contract survive act is untrue on the Closing Date, Seller will en agreement, Seller may continue to show up offers.
Rev fore sale the regu the	venue Code areign status to es proceeds a Internal Revulations requitransaction.	nd its regulations, or if Se Buyer that Seller is not a n amount sufficient to co enue Service together w re filing written reports if	eller fails to le "foreign mply with lith appro currency	"foreign person," as defined by Internal to deliver an affidavit or a certificate of non-person," then Buyer shall withhold from the applicable tax law and deliver the same to priate tax forms. Internal Revenue Service in excess of specified amounts is received in
<b>21. NO</b> whe	TICES: All n en mailed to, l	otices from one party t hand-delivered at, or tran	to the other	ner must be in writing and are effective y fax or electronic transmission as follows:
	To Buyer			o Seller
	at:			at: Royce Hassell
Ph	none:			Phone:
Fa	ax:			Fax:
	mail:		E-	mail: conrcrete@gmail.com
and	cannot be ch	PARTIES: This contra nanged except by their w ck all applicable boxes):	act conta ritten agr	ins the entire agreement of the parties eement. Addenda which are a part of this
		ncing Addendum		Environmental Assessment, Threatened or Endangered Species and Wetlands
ПА	Seller Financin Addendum for	Property Subject to		Addendum
M M	Mandatory Mer Dwners Associ	mbership in a Property ation	u	Seller's Temporary Residential Lease
□ B	Buyer's Tempo	orary Residential Lease	u	Short Sale Addendum
	50 00 00 10Å	on Addendum	ш	Addendum for Property Located Seaward of the Gulf Intracoastal Waterway
— в п А	Addendum for Sale of Other Property by Buyer  Addendum for Reservation of Oil, Gas and Other Minerals		Addendum for Seller's Disclosure of Information on Lead-based Paint and Lead- based Paint Hazards as Required by Federal Law	
- Control		"Back-Up" Contract		Addendum for Property in a Propane Gas
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Cont	ract Concerning	6417	Buffalo Sp	eedway		WestUniversi	tyPlac	e TX	77005	_Page 8 of 10	2-12-1
					(Address o	f Property)					
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The form of this contract has been approved by the Texas Real Estate Commission. TREC forms are intended for use only by trained real estate license holders. No representation is made as to the legal validity or adequacy of any provision in any specific transactions. It is not intended for complex transactions. Texas Real Estate Commission, P.O. Box 12188, Austin, TX 78711-2188, (512) 936-3000 (http://www.trec.texas.gov) TREC NO. 20-14. This form replaces TREC NO. 20-13.

Contract Concerning	6417	Buffalo	Speedway	WestUniversityPlace	TX	77005	Page 9 of 10	2-12-18
				(Address of Property)				2 12 10

		INFORMATION ) only. Do not sign)	
			420132
Metro Plus Realty	9009384	Coldwell Banker Realty	-0159793
Other Broker Firm	License No.	Listing Broker Firm	License No.
represents Buyer only as Buyer's Seller as Listing Broker		represents Seller and Buyer as an interr	mediary
Devil Diese	T40664		
Associate's Name	548664 License No.	Eric Campbell Listing Associate's Name	0441482
ASSOCIATE S MAINE	License No.	Listing Associate's Name	License No.
rauldiaz2@yahoo.com	713.301.0849	epcsold@aol.com	713-349-7236
Associate's Email Address	Phone	epcsold@aol.com Listing Associate's Email Address	Phone
Sergio Mireles	550107	Beth Dreyer	E-3 F3 ( )
Licensed Supervisor of Associate	License No.	Licensed Supervisor of Listing Associate	S39636 License No.
		and the supervisor of albeing / 155 delate	Licelise No.
4804 Fairmont Parkway	832.722.6687	5107 Bellaire Blvd #200	713-349-9700
Other Broker's Address	Phone	Listing Broker's Office Address	Phone
Pasadena TX	77505	Bellaire TX	77401
City State	Zip	City State	
		Selling Associate's Name	License No.
Authentisism		Selling Associate's Email Address	Phone
1/19/2021 7:53:00 PM CST		Licensed Supervisor of Selling Associate	License No.
		Selling Associate's Office Address	
		City State	Zip
Listing Broker has agreed to pay Oth when the Listing Broker's fee is red Listing Broker's fee at closing.	ner Broker ceived. Escrow ag	of the gent is authorized and directed to pay Oth	total sales price ner Broker from

# Authentisign ID: F3CEB1EC 3556519-3069406D Document 226-1 Filed in TXSB on 03/05/21 Page 11 of 34

Contract Concerning 6417 Buffalo Speedway WestUniversityPlace TX 77005 Page 10 of 10 2-12-18 (Address of Property)

	OPTI	ON FEE RECEIPT			
Receipt of \$_ is acknowledged.	Soo - (Option Fee)	in the form of	chall	1077	
Seller or Listing Broker	MMMbson		1-	22-2021	
	EARNES	ST MONEY RECEIP	Т		
Receipt of \$_ is acknowledged.	Earnest Mo	ney in the form of _			
Escrow Agent 6575 W. Loop South		ed by Email Address		Date/Time	
Address				Phone	
Bellaire City	TX State	77401 Zip		Fax	
Receipt of the Con Escrow Agent Address City	tract is acknowledged. Receiv	TRACT RECEIPT  ed by Email Address  Zip	DECEIDT	Date Phone Fax	
Receipt of \$ additional Earnest Money in the form of is acknowledged.					
Escrow Agent	Receiv	ed by Email Address		Date/Time	
Address				Phone	
City	State	Zip		Fax	



# APPROVED BY THE TEXAS REAL ESTATE COMMISSION (TREC) FOR VOLUNTARY USE

10-10-11

# **NON-REALTY ITEMS ADDENDUM**

TO CONTRACT CONCERNING THE PROPERTY AT

641	.7 Buffalo Speedway	WestUniversityPlace	ТX	77005
A.	-	ocation, and other information):	n, Sel fully,	ler shall include
В.	Seller represents and warrants that Seller own and clear of all encumbrances.	s the personal property described in Par	agrap	h A free
C.	Seller does not warrant or guarantee the conconveyed by this document.	dition or future performance of the pers	onal p	property
Kurt	E. Blankenship  2020 6 Kills In Est Blankenship	Seller Royde J. Hassell		
	i Suamokumo Se s. Nimi <sub>m</sub> Suamokumo	Seller Silvia T. Hassell		
	This form has been approved by the Texas I licensees. Copies of TREC rules governing r	Real Estate Commission for voluntary useal estate brokers, salesperson and rea	se by	its

This form has been approved by the Texas Real Estate Commission for voluntary use by its licensees. Copies of TREC rules governing real estate brokers, salesperson and real estate inspectors are available at nominal cost from TREC. Texas Real Estate Commission, P.O. Box 12188, Austin, TX 78711-2188, 512-936-3000 (http://www.trec.texas.gov)



# AUTHORIZATION TO FURNISH TILA-RESPA INTEGRATED DISCLOSURES

USE OF THIS FORM BY PERSONS WHO ARE NOT MEMBERS OF THE TEXAS ASSOCIATION OF REALTORS® IS NOT AUTHORIZED.

©Texas Association of REALTORS®, Inc. 2015

To: Lender, Title Company, Escrow Agent, and/or their representatives				
RE: 6417 Buffalo Speedway	WestUniversityPlace	TX 77005 (F	Property)	
I, Kurt E. Blankenship Nimi Tu an exclusive listing/representation agreement with the		Buyer, have ente	red into	
Name of Broker:	Metro Plus Realty			
City State. Zip:	sadena		77505	
City, State, Zip:	sadena Fax:			
E-Mail: rau	ldiaz2@yahoo.com			
Name of Broker's authorized agent, if applicable:	Raul	Diaz		
TREC License Number of Broker's authorized age	ent, <i>if applicable</i> :	548664		
I hereby authorize you to disclose and furnish a copy of any and all loan estimates, closing disclosures or other settlement statements provided in relation to the closing of the real estate transaction involving the Property, to the above-named Broker or Broker's authorized agent.				
Kurt E. Blankenship	12/22/2020			
Signature of Chent Kurt E. Blankenship	Date			
Nimi Tuamokumo	12/22/2020			
Signatue of Chent Nimi Tuamokumo	Date			

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# GENERAL INFORMATION AND NOTICE TO BUYERS AND SELLERS

USE OF THIS FORM BY PERSONS WHO ARE NOT MEMBERS OF THE TEXAS ASSOCIATION OF REALTORS®, INC. IS NOT AUTHORIZED. ©Texas Association of REALTORS®, Inc. 2018

Be an informed seller or buyer. The following information may assist you during your real estate transaction.

**ANNEXATION.** If a property is outside the limits of a municipality, the buyer should be aware that the property may later be annexed by a nearby municipality. The buyer may find information on the boundaries of nearby municipalities by contacting the municipalities directly.

**APPRAISAL.** An appraisal is a valuation of the property. An appraiser renders an estimate of value as of a certain date under assumptions and conditions stated in the appraisal report. Typically, a buyer's lender requires an appraisal to verify that the loan is secured by property that is worth a certain amount. An appraisal is not the same as an inspection.

**BROKERS.** A real estate broker *represents* a party (buyer or seller) in a real estate transaction or may act as an intermediary between the parties. A party may work with the broker or with one of the broker's agents. Both a buyer and seller will be provided a form titled "Information About Brokerage Services" (TXR 2501) which defines agency relationships. An agent may help a seller market the property or help a buyer locate a property. The agent is obligated to *negotiate* the transaction and may assist in gathering information and may coordinate many details in the transaction. Brokers and agents are not inspectors. They do not possess the expertise to conduct inspections and therefore do not make any representations, warranties, or guarantees about a property's condition. Agents are not attorneys. Parties are encouraged to seek the assistance of an attorney to help in understanding any of the legal consequences and provisions of the contract or transaction.

#### **ENVIRONMENTAL CONCERNS.**

General. Over the years the market has identified environmental conditions that buyers should know may exist. Environmental hazards include, but are not limited to, conditions such as: asbestos, lead-based paint, mold, pesticides, radon gas, toxic waste, underground storage tanks, urea-formaldehyde insulation, and other pollutants. Wetlands or endangered species on the property may restrict the use of the property.

Environmental Inspections. If the buyer is concerned that environmental hazards, wetlands, or endangered species may be present on the property, the buyer should hire a qualified expert to inspect the property for such items. The parties may include a promulgated addendum (TXR 1917) in the contract that may address such matters.

Lead-Based Paint. If a property was built before 1978, federal law requires that the seller provide the buyer with: (1) the pamphlet titled "Protect Your Family from Lead in Your Home" (TXR 2511); (2) the records and reports the seller has concerning lead-based paint or hazards; and (3) an opportunity to have the property inspected for lead-based paint or hazards.

*Mold.* It is not uncommon to find mold spores in a property. The concern about mold increases when there are large amounts of mold found in a property. The Texas Department of Insurance publishes a document titled "Protect Your Home from Mold" (TXR 2507) which discusses mold in more detail.

Oak Wilt and Diseased Trees. There are diseases such as oak wilt and other conditions that may affect trees and other plants. Oak wilt is a fungus that affects certain oak trees. If the buyer is concerned about such matters, the buyer may have the trees and other plants inspected by a professional

*Noise.* Surrounding properties are used for a variety of purposes. Some of the uses cause noise (for example, airports, railways, highways, restaurants, bars, schools, arenas and construction). The buyer is encouraged to drive to review the area around the property at various times and days.

**EXPANSIVE SOILS.** Soil conditions vary greatly throughout Texas. Many soils will move; some more than others. This movement will, many times, affect the foundation of homes and buildings and may cause cracks to appear in walls or other parts of the building. Additionally, if a property is newly constructed, the concrete curing process may also cause the foundation of the building to move. Seasonal changes in the moisture in

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the soil may also cause foundations to move. The buyer should check with an inspector and other experts on preventive methods to minimize the risk of such movement.

**FIRPTA.** The Foreign Investment in Real Property Tax Act of 1980 (FIRPTA) may require buyers in certain transactions involving a seller who qualifies as a "foreign person" to withhold up to 15% of the amount realized by the seller (usually the sales price) for federal taxes. A "foreign person" is defined as a: (1) nonresident alien individual; (2) foreign corporation that has not made an election under section 897(i) of the Internal Revenue Code to be treated as a domestic corporation; or (3) foreign partnership, trust, or estate. The definition does not include a resident alien individual. A seller should notify the buyer whether the seller is a "foreign person" as defined by federal law. If the seller is unsure whether he or she qualifies as a "foreign person", the seller should consult a tax professional or an attorney.

**FLOOD HAZARD, FLOODWAYS, AND FLOOD INSURANCE.** Many properties are in flood hazard areas. Lenders who make loans on properties located in special flood hazard areas typically require the owner to maintain flood insurance. Additionally, some properties may lie in the floodway. Texas REALTORS® publishes a form titled, "Information about Special Flood Hazard Areas" (TXR 1414), which discusses flood hazard areas and floodways in more detail. The buyer is encouraged to buy flood insurance regardless of whether the property is in a high, moderate, or low risk flood area.

**HISTORIC OR CONSERVATION DISTRICTS.** Properties located in historic or conservation districts may have restrictions on use and architecture of the properties. Local governments may create historic or conservation districts for the preservation of certain architectural appeal. A property owner may or may not be aware if the property is located in such a district. If the buyer is concerned whether the property is located in such a district, contact the local government for specific information.

#### INSPECTION, REPAIRS, & WALK-THROUGH.

Inspections. The buyer is encouraged to have the property inspected by licensed inspectors. The buyer should have the inspections completed during any option period. The buyer should accompany the inspectors during the inspections and ask the inspectors any questions. Brokers and agents do not possess any special skills, knowledge or expertise concerning inspections or repairs. If the buyer requests names of inspectors or repair professionals from an agent, the buyer should note that the agent is not making any representation or warranty as to the ability or workmanship of the inspector or repair professionals.

Repairs. The buyer and the seller should resolve, in writing, any obligation and any timing of the obligation to complete repairs the buyer may request before the option period expires.

Walk-Through. Before the close of the sale, the buyer should walk through the property and verify that any repairs are complete. If the condition of the property does not satisfy the contractual provisions, the buyer should notify the buyer's agent before closing.

**MANDATORY OWNERS' ASSOCIATIONS.** An owners' association may require a property owner to be a member. The buyer may obtain subdivision information (the restrictions applying to the subdivision, the bylaws and rules of the owners' association, and a resale certificate). The buyer may be required to pay for the subdivision information unless otherwise negotiated in the contract. If membership in an owners' association is required, the buyer will probably be obligated to pay periodic dues or assessments. Failure to pay such dues could result in a lien on and foreclosure of the property.

MINERAL INTERESTS. Determining who owns the mineral interests under a property (for example, rights to oil and gas interests) normally requires an expert to review the chain of title to the property. Many times the mineral interests may have been severed from the property and may be owned by persons other than the seller. Contract forms commonly used in Texas provide that the seller's interest, if any, in the mineral interests convey to the buyer as part of the property. However, a seller may wish to retain all or part of the mineral interests. Texas REALTORS® publishes a form titled "Information about Mineral Clauses in Contract Forms" (TXR 2509) which discusses this issue in more detail.

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MULTIPLE LISTING SERVICE. The Multiple Listing Service (MLS) is a database and cooperative tool between brokers. Agents who use the MLS must comply with the MLS's rules. The listing agent is required to timely report the current status of a listing, including when the property is sold or leased or is no longer available, as well as the sales price. Subscribers (other brokers, agents, appraisers, and other real estate professionals) and appraisal districts have access to the information for market evaluation purposes. Much of the information in the MLS, such as square footage, assessed value, taxes, school boundaries, and year built is obtained from different sources such as the county appraisal district, an appraiser, or builder. The broker or agent who provides information from the MLS does not verify the accuracy of the information. The buyer should independently verify the information in the MLS and not rely on the information.

**PERMITS.** Permits may be required to construct, alter, repair, or improve the property. The buyer is encouraged to contact the local government to verify that all required permits have been obtained, as this may impact future plans for the property.

**POSSESSION.** Most contracts provide that the seller will deliver possession of the property to the buyer at the time the sale *closes and funds or according to a temporary residential lease or other written lease required by the parties.* There may be a short delay between closing and actual funding; especially if the buyer is obtaining funds from a lender. The buyer may need to verify with the lender if the loan will fund on the day of closing. The buyer should also take this potential delay into account when planning the move into the property. Any possession by the buyer before the sale closes and funds (or by the seller after the sale closes and funds) must be authorized by a written lease.

PROPERTY INSURANCE. Promptly after entering into a contract to buy a property and before any option period expires, the buyer should contact an insurance agent to determine the availability and affordability of insurance for the property. There are numerous variables that an insurance company will evaluate when offering insurance at certain coverage levels and at certain prices. Most lenders require that the property be insured in an amount not less than the loan amount. The failure to obtain property insurance before closing may delay the transaction or cause it to end. Texas REALTORS® publishes a document titled, "Information about Property Insurance for a Buyer or Seller" (TXR 2508), which discusses property insurance in more detail.

**RESIDENTIAL SERVICE CONTRACTS.** A residential service contract is a product under which a residential service company, for an annual fee, agrees to repair or replace certain equipment or items in a property (for example, covered appliances, air conditioning and heating systems, and plumbing systems). Co-payments typically apply to most service calls. If the buyer requests names of residential service companies from an agent, the buyer should note that the agent is not making any representation or warranty about the service company.

RESTRICTIONS ON PROPERTY NEAR AN INTERNATIONAL BORDER. Be aware that in certain counties located near an international border, Texas law may prohibit the sale of property lacking required water and sewer services. Even if a sale of such property is permitted, a buyer may face additional costs or restrictions under Texas law due to a lack of basic infrastructure (water, sewer, roads, and drainage). Texas REALTORS® publishes a form titled, "Information Regarding Property Near an International Border" (TXR 2519), which provides more information. Brokers and agents cannot guarantee that a sale of the property is permitted under Texas law or otherwise give legal advice. Consult an attorney.

**SCHOOL BOUNDARIES.** School boundaries may change and are, at times, difficult to determine. The school boundaries that an agent may provide or that may be provided through a Multiple Listing Service are only mapped estimates from other sources. The buyer is encouraged to verify with the school district which schools residents in the property will attend.

**SEPTIC TANKS AND ON-SITE SEWER FACILITIES.** Many properties have septic tanks or other on-site sewer facilities. There are several types of such systems. Special maintenance requirements may apply to certain systems. Please refer to a document titled, "Information about On-Site Sewer Facility" (TXR 1407) for

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more information. The buyer should also determine if the county requires any registration or other action to begin using the septic system or on-site sewer facility.

**SEX OFFENDERS AND CRIMINAL ACTIVITY.** Neither a seller nor a seller's agent of a residential property has a duty to disclose any information about registered sex offenders. If the buyer is concerned about sex offenders who may reside in the area, access <a href="www.txdps.state.tx.us">www.txdps.state.tx.us</a>. Contact the local police department to obtain information about any criminal activity in the area.

**SQUARE FOOTAGE.** If the purchase price is based on on the size of the property's building and structures, the buyer should have any information the buyer receives about the square footage independently verified. Square footage information comes from other sources such as appraisal districts, appraisers, and builders. Such information is only an estimate. The actual square footage may vary.

**STATUTORY TAX DISTRICTS.** The property may be located in a utility or other statutorily created district providing water, sewer, drainage, or flood control facilities and services (for example a Municipal Utility District, Water Improvement District, or a Public Improvement District). The buyer is likely to receive a prescribed notice when buying property in such a district.

**SURVEILLANCE**. Be aware that when viewing a property, a seller might record or otherwise electronically monitor a buyer without the buyer's knowledge or consent, and a buyer might photograph or otherwise record the property without the seller's knowledge or consent. The parties should consult an attorney before recording or photographing another person or property.

**SURVEY.** A survey identifies the location of boundaries, major improvements, fence lines, drives, encroachments, easements, and other items on the property. The buyer should obtain a survey early enough in the transaction to help the buyer identify any encroachments, encumbrances to title, or restrictions. The contract will typically contain a provision which identifies who is responsible for providing a survey and the right to object to encumbrances to title disclosed in the survey.

**SYNTHETIC STUCCO.** Synthetic stucco (sometimes known as EIFS) is an exterior siding product that was placed on some properties in the recent past. If the product was not properly installed, it has been known to cause damage to the structure (such as wood rot and moisture). If the property has synthetic stucco, the buyer should ask an inspector to carefully inspect the siding and answer any questions.

**TAX PRORATIONS.** Typically, a buyer and seller agree to prorate a property's taxes through the closing date. Property taxes are due and payable at the end of each calendar year. The escrow agent will estimate, at closing, the taxes for the current year. If the seller is qualified for tax exemptions (for example, homestead, agricultural, or over-65 exemption), such exemptions may or may not apply after closing. After closing the taxes may increase because the exemptions may no longer apply. When buying new construction, the taxes at closing may be prorated based on the land value only and will later increase when the appraisal district includes the value of the new improvements. The actual taxes due, therefore, at the end of the year and in subsequent years may be different from the estimates used at closing.

**TERMINATION OPTION.** Most contract forms contain an option clause which provides the buyer with an unrestricted right to terminate the contract. Most buyers choose to buy the termination option. The buyer will be required to pay for the termination option in advance. The option fee is negotiable. Most buyers will conduct many of their reviews, inspections, and other due diligence during the option period. The buyer must strictly comply with the time period under the option. The option period is not suspended or extended if the buyer and the seller negotiate repairs or an amendment. If the buyer wants to extend the option period, the buyer must negotiate an extension separately, obtain the extension in writing, and pay an additional fee for the extension. The buyer should not rely on any oral extensions.

**TIDE WATERS.** If the property adjoins any of the state's tidal waters, the seller will provide the buyer with a prescribed notice titled, "Addendum for Coastal Area Notice" (TXR 1915). Boundaries of properties along such waters may change and building restrictions will apply. If the property is located seaward of the Gulf

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Intracoastal Waterway, the seller will provide the buyer with a prescribed notice titled, "Addendum for Property Located Seaward of the Gulf Intracoastal Waterway" (TXR 1916).

**TITLE INSURANCE OR ABSTRACT OF TITLE.** The buyer should obtain a title insurance policy or have an abstract of title covering the property examined by an attorney. If the buyer obtains a title insurance policy, the buyer should have the commitment of title insurance reviewed by an attorney not later than the time required under the contract.

**UTILITIES.** The buyer should evaluate what utilities the buyer will require and check to be sure that the utilities available in the area suit the buyer's needs. Some structures may or may not have utilities and electrical facilities to support many modern appliances or equipment.

**WATER LEVEL FLUCTUATIONS.** State law requires the seller to notify a buyer of a property that adjoins a lake, reservoir, or other impoundment of water with a storage capacity of at least 5,000 acre-feet at its normal operating level that the water level may fluctuate. The buyer and seller can find a list of lakes and reservoirs with at least 5,000 acre-feet storage capacity by accessing <a href="http://texasalmanac.com/topics/environment/lakes-and-reservoirs">http://texasalmanac.com/topics/environment/lakes-and-reservoirs</a>.

**WATER WELLS.** If the property has a water well, the buyer should have, and the lender may require, the equipment inspected and water tested. The buyer should also determine if the county requires any registration or other action to begin using the water well.

WIRE FRAUD. Criminals are targeting real estate transactions by gaining access to electronic communications or sending emails that appear to be from a real estate agent, a title company, lender, or another trusted source. Refrain from transmitting personal information, such as bank account numbers or other financial information, via unsecured email or other electronic communication. If the buyer receives any electronic communication regarding wiring instructions, even if the communication appears to come from a legitimate source, the buyer should verify its authenticity prior to the transfer of funds in person or via phone call using a recognized phone number that is not found in the communication.

OTHER.

This form was provided by: By signing below I acknowledge that I received, read, and understand this information and notice. 12/22/2020 Metro Plus Realty Kurt E. Blankenship Broker's Printed Name පිහැලඳ 0 6:41:59 PM CKurt E. Blankenship Date 12/22/2020 12/22/2020 Broker & Asseciate's Signature Date Buyer 120 5:43:50 PM Nimi Tuamokumo Date

(TXR-1506) 02-01-18

Raul Diaz



# **Information About Brokerage Services**

Texas law requires all real estate license holders to give the following information about brokerage services to prospective buyers, tenants, sellers and landlords.

#### **TYPES OF REAL ESTATE LICENSE HOLDERS:**

- A BROKER is responsible for all brokerage activities, including acts performed by sales agents sponsored by the broker.
- A SALES AGENT must be sponsored by a broker and works with clients on behalf of the broker.

#### A BROKER'S MINIMUM DUTIES REQUIRED BY LAW (A client is the person or party that the broker represents):

- Put the interests of the client above all others, including the broker's own interests;
- · Inform the client of any material information about the property or transaction received by the broker;
- Answer the client's questions and present any offer to or counter-offer from the client; and
- Treat all parties to a real estate transaction honestly and fairly.

#### A LICENSE HOLDER CAN REPRESENT A PARTY IN A REAL ESTATE TRANSACTION:

AS AGENT FOR OWNER (SELLER/LANDLORD): The broker becomes the property owner's agent through an agreement with the owner, usually in a written listing to sell or property management agreement. An owner's agent must perform the broker's minimum duties above and must inform the owner of any material information about the property or transaction known by the agent, including information disclosed to the agent or subagent by the buyer or buyer's agent.

**AS AGENT FOR BUYER/TENANT:** The broker becomes the buyer/tenant's agent by agreeing to represent the buyer, usually through a written representation agreement. A buyer's agent must perform the broker's minimum duties above and must inform the buyer of any material information about the property or transaction known by the agent, including information disclosed to the agent by the seller or seller's agent.

**AS AGENT FOR BOTH** - **INTERMEDIARY**: To act as an intermediary between the parties the broker must first obtain the written agreement of *each party* to the transaction. The written agreement must state who will pay the broker and, in conspicuous bold or underlined print, set forth the broker's obligations as an intermediary. A broker who acts as an intermediary:

- Must treat all parties to the transaction impartially and fairly;
- May, with the parties' written consent, appoint a different license holder associated with the broker to each party (owner and buyer) to communicate with, provide opinions and advice to, and carry out the instructions of each party to the transaction.
- Must not, unless specifically authorized in writing to do so by the party, disclose:
  - that the owner will accept a price less than the written asking price;
  - o that the buyer/tenant will pay a price greater than the price submitted in a written offer; and
  - o any confidential information or any other information that a party specifically instructs the broker in writing not to disclose, unless required to do so by law.

**AS SUBAGENT:** A license holder acts as a subagent when aiding a buyer in a transaction without an agreement to represent the buyer. A subagent can assist the buyer but does not represent the buyer and must place the interests of the owner first.

#### TO AVOID DISPUTES, ALL AGREEMENTS BETWEEN YOU AND A BROKER SHOULD BE IN WRITING AND CLEARLY ESTABLISH:

- The broker's duties and responsibilities to you, and your obligations under the representation agreement.
- Who will pay the broker for services provided to you, when payment will be made and how the payment will be calculated.

**LICENSE HOLDER CONTACT INFORMATION:** This notice is being provided for information purposes. It does not create an obligation for you to use the broker's services. Please acknowledge receipt of this notice below and retain a copy for your records.

Metro Plus Realty	550107	rauldiaz2@yahoo.com	832.722.6687
Licensed Broker /Broker Firm Name or Primary Assumed Business Name	License No.	Email	Phone
Sergio Mireles	550107	sergiomireles1@gmail.com	832.722.6687
Designated Broker of Firm	License No.	Email	Phone
Same as above			
Licensed Supervisor of Sales Agent/ Associate	License No.	Email	Phone
Raul Diaz	0548664	rauldiaz2@yahoo.com	713-464-5656
Sales Agent/Associate's Name	License No.	Email	Phone
жев ЛГ		12/22/2020	
Buyer/Tena	nt/Seller/Landid	ord Initials Date	



# INFORMATION ABOUT SPECIAL FLOOD HAZARD AREAS

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CONCERNING THE PROPERTY AT 6417 Buffalo Speedway

WestUniversityPlace

77005

#### A. FLOOD AREAS:

- (1) The Federal Emergency Management Agency (FEMA) designates areas that have a high risk of flooding as special flood hazard areas.
- (2) A property that is in a special flood hazard area lies in a "V-Zone" or "A-Zone" as noted on flood insurance rate maps. Both V-Zone and A-Zone areas are areas with high risk of flooding.
- (3) Some properties may also lie in the "floodway" which is the channel of a river or other watercourse and the adjacent land areas that must be reserved in order to discharge a flood under FEMA rules. Communities must regulate development in these floodways.

#### **B. AVAILABILITY OF FLOOD INSURANCE:**

- (1) Generally, flood insurance is available regardless of whether the property is located in or out of a special flood hazard area. Contact your insurance agent to determine if any limitations or restrictions apply to the property in which you are interested.
- (2) FEMA encourages every property owner to purchase flood insurance regardless of whether the property is in a high, moderate, or low risk flood area.
- (3) A homeowner may obtain flood insurance coverage (up to certain limits) through the National Flood Insurance Program. Supplemental coverage is available through private insurance carriers.
- (4) A mortgage lender making a federally related mortgage will require the borrower to maintain flood insurance if the property is in a special flood hazard area.

#### C. GROUND FLOOR REQUIREMENTS:

- (1) Many homes in special flood hazard areas are built-up or are elevated. In elevated homes the ground floor typically lies below the base flood elevation and the first floor is elevated on piers, columns, posts. or piles. The base flood elevation is the highest level at which a flood is likely to occur as shown on flood insurance rate maps.
- (2) Federal, state, county, and city regulations:
  - (a) restrict the use and construction of any ground floor enclosures in elevated homes that are in special flood hazard areas.
  - (b) may prohibit or restrict the remodeling, rebuilding, and redevelopment of property and improvements in the floodway.
- (3) The first floor of all homes must now be built above the base flood elevation.
  - (a) Older homes may have been built in compliance with applicable regulations at the time of construction and may have first floors that lie below the base flood elevation, but flood insurance rates for such homes may be significant.

(TXR 1414) 01-01-14

- (b) It is possible that modifications were made to a ground floor enclosure after a home was first built. The modifications may or may not comply with applicable regulations and may or may not affect flood insurance rates.
- (c) It is important for a buyer to determine if the first floor of a home is elevated at or above the base flood elevation. It is also important for a buyer to determine if the property lies in a floodway.
- (4) Ground floor enclosures that lie below the base flood elevation may be used only for: (i) parking; (ii) storage; and (iii) building access. Plumbing, mechanical, or electrical items in ground floor enclosures that lie below the base flood elevation may be prohibited or restricted and may not be eligible for flood insurance coverage. Additionally:
  - (a) in A-Zones, the ground floor enclosures below the base flood elevation must have flow-through vents or openings that permit the automatic entry and exit of floodwaters:
  - (b) in V-Zones, the ground floor enclosures must have break-away walls, screening, or lattice walls; and
  - (c) in floodways, the remodeling or reconstruction of any improvements may be prohibited or otherwise restricted.

#### D. COMPLIANCE:

- (1) The above-referenced property may or may not comply with regulations affecting ground floor enclosures below the base flood elevation.
- (2) A property owner's eligibility to purchase or maintain flood insurance, as well as the cost of the flood insurance, is dependent on whether the property complies with the regulations affecting ground floor enclosures.
- (3) A purchaser or property owner may be required to remove or modify a ground floor enclosure that is not in compliance with city or county building requirements or is not entitled to an exemption from such requirements.
- (4) A flood insurance policy maintained by the current property owner does not mean that the property is in compliance with the regulations affecting ground floor enclosures or that the buyer will be able to continue to maintain flood insurance at the same rate.
- (5) Insurance carriers calculate the cost of flood insurance using a rate that is based on the elevation of the lowest floor.
  - (a) If the ground floor lies below the base flood elevation and does not meet federal, state, county, and city requirements, the ground floor will be the lowest floor for the purpose of computing the rate.
  - (b) If the property is in compliance, the first elevated floor will be the lowest floor and the insurance rate will be significantly less than the rate for a property that is not in compliance.
  - (c) If the property lies in a V-Zone the flood insurance rate will be impacted if a ground floor enclosure below the base flood elevation exceeds 299 square feet (even if constructed with break-away walls).

(TXR 1414) 01-01-14

Information about Special Flood Hazard Areas concerning 6417 Buffalo Speedway

WestUniversityPlace TX

77005

#### **E. ELEVATION CERTIFICATE:**

The elevation certificate is an important tool in determining flood insurance rates. It is used to provide elevation information that is necessary to ensure compliance with floodplain management laws. To determine the proper insurance premium rate, insurers rely on an elevation certificate to certify building elevations at an acceptable level above flood map levels. If available in your area, it is recommended that you obtain an elevation certificate for the property as soon as possible to accurately determine future flood insurance rates.

You are encouraged to: (1) inspect the property for all purposes, including compliance with any ground floor enclosure requirement; (2) review the flood insurance policy (costs and coverage) with your insurance agent; and (3) contact the building permitting authority if you have any questions about building requirements or compliance issues.

Receipt acknowledged by:

12/22/2020

Nimi Tuamokumo STOREWER SHIME Tuamokumo

12/22/2020

Date

Date

# SELLER'S DISCLOSURE NOTICE

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Section 5.008, Property Code requires a seller of residential property of not more than one dwelling unit to deliver a Seller's Disclosure Notice to a buyer on or before the effective date of a contract. This form complies with and contains additional disclosures which exceed the minimum disclosures required by the Code.

CONCERNING THE PROPERTY AT	6417 Buffalo Speedway West University, Tx 77005
DATE SIGNED BY SELLER AND IS N	SELLER'S KNOWLEDGE OF THE CONDITION OF THE PROPERTY AS OF THE OT A SUBSTITUTE FOR ANY INSPECTIONS OR WARRANTIES THE BUYER WARRANTY OF ANY KIND BY SELLER, SELLER'S AGENTS, OR ANY OTHER
Seller is _X is not occupying the Pro Has been rental since mid 2000's	operty. If unoccupied (by Seller), how long since Seller has occupied the Property? (approximate date) or never occupied the Property
Section 1. The Property has the item This notice does not establish the it	s marked below: (Mark Yes (Y), No (N), or Unknown (U).) ems to be conveyed. The contract will determine which items will & will not convey.

Item	Y	N	U
Cable TV Wiring	x		
Carbon Monoxide Det.			
Ceiling Fans	x		
Cooktop	x		
Dishwasher	X		
Disposal			
Emergency Escape Ladder(s)		х	
Exhaust Fans	X		
Fences	X		
Fire Detection Equip.	x		
French Drain	X		
Gas Fixtures	x		
Natural Gas Lines	x		

Item	Y	N	U
Liquid Propane Gas:		х	
-LP Community (Captive)			
-LP on Property	i i		
Hot Tub		х	
Intercom System		х	
Microwave		х	
Outdoor Grill		х	
Patio/Decking	X		
Plumbing System	х	1	
Pool		Х	
Pool Equipment		Х	
Pool Maint. Accessories		х	
Pool Heater		X	

Item	Y	N	U
Pump:sumpgrinder		v	
Rain Gutters	X	*	
Range/Stove	x		
Roof/Attic Vents	x		
Sauna	-	х	
Smoke Detector	X		
Smoke Detector - Hearing Impaired	*	x	
Spa		х	
Trash Compactor	х		
TV Antenna		х	
Washer/Dryer Hookup	х		
Window Screens	х		
Public Sewer System	х		

Item	YN	U	Additional Information		
Central A/C	X		x electric gas number of units: 5		
Evaporative Coolers	x		number of units:		
Wall/Window AC Units	X		number of units:		
Attic Fan(s)	x		if yes, describe:		
Central Heat	x		electric x gas number of units: 5		
Other Heat			if yes, describe:		
Oven	х		number of ovens: 2 electric x gas other:		
Fireplace & Chimney	х		_xwood x gas logs mock other:		
Carport	х		attached not attached		
Garage	x		x attached not attached		
Garage Door Openers	XXX		number of units: 2 number of remotes:		
Satellite Dish & Controls	v		owned leased from:		
Security System	x		x owned leased from:		
Solar Panels	X		owned leased from:		
Water Heater	x		electric x gas other: number of units:		
Water Softener	X		x owned leased from:		
Other Leased Items(s)	X		fyes, describe:		

(TXR-1406) 09-01-19

Phone: 713.J49.72363036

6417 Buffalo

Page 1 of 6

Concerning the Property at					6417 Buff West Unive						
Underground Lawn Sprinkler	T		auto	mati							
Septic / On-Site Sewer Facility	XX				The state of the s				overed:		
Water supply provided by: x city Was the Property built before 1978? (If yes, complete, sign, and attach	yes TXR	MUD S_X no -1906 co	co ur once rty (	o-op nkno rning Age shing	unknown wn glead-based e: <u>differen</u> gles or roof	o pain t pai cov	ther t ha ts f	: iz g	cards). xed after hurricanes (approx placed over existing shingles	imal	oof
are need of repair? yes no If ye everything was working when th  Section 2. Are you (Seller) aware of	es, des e last	tenants	ittach s left	ado	ditional sheet	s if n	iece	S	ssary):		
aware and No (N) if you are not awa	are.)	j	See	belo	w:				in the state of th	ou	are
Item Y N	It	em				Y	N		Item	Y	N
Basement	F	loors				(			Sidewalks	-	
Ceilings	F	oundati	on /	Slab	(s)			1	Walls / Fences		
Doors		nterior W			V-/			1	Windows	}	
Driveways		ighting f		rac		-		1	Other Structural Components		
Electrical Systems		lumbing			•		<del> </del>	1	Other Structural Components	!	
Exterior Walls		loof	Gys	LETTE	3	1	-	-			
Section 3. Are you (Seller) aware o	of any	of the	follo	win			/lark	<	Yes (Y) if you are aware and N	o (N	l) if
Condition			Y	N	Condition	on				Y	N
Aluminum Wiring				х	Radon 0	Gas					7,
Asbestos Components				x	Settling						X
Diseased Trees: oak wilt		2-57-31-19-19-19-19-19-19-19-19-19-19-19-19-19		x	Soil Mov	/eme	ent				
Endangered Species/Habitat on Prope	erty			X		Subsurface Structure or Pits					X
Fault Lines			1	X		Underground Storage Tanks					X
Hazardous or Toxic Waste				1		Unplatted Easements					X
Improper Drainage				X		Unrecorded Easements					X
Intermittent or Weather Springs		-	1						de Insulation	_	X
Landfill				X		_			ot Due to a Flood Event ^		X
Lead-Based Paint or Lead-Based Pt. I	Hazar	ds	_	X	Wetland					X	X
Encroachments onto the Property	iuzai			X	Wood R		The	·μ	facia board		x
Improvements encroaching on others'	nrono	arty.	-	<u>x</u> _			atic	_	Harris and the second of the s	X	
	hrobe	of by		х	destroyi	ng in	sec	ts			x
Located in Historic District				X					nt for termites or WDI #	Х	х
Historic Property Designation				x				C	or WDI damage repaired		X
Previous Foundation Repairs				x	Previous						Х
Previous Roof Repairs see above	ve				Termite	or W	/DI	da	amage needing repair		
Previous Other Structural Repairs									Main Drain in Pool/Hot		
*				Х	Tub/Spa						
Previous Use of Premises for Manufac of Methamphetamine	ture			X	A TT		e w	at	ter damage #6421 was treated		1
(TXR-1406) 09-01-19 Initiale	d by a f	Buyer:	жел		MG	Sallar		I	RH , Pa	_	of 6

Concernir	ng the Property at West University, Tx 77005
Rej	wer to any of the items in Section 3 is yes, explain (attach additional sheets if necessary):
Rep	paired Hurricane danage on roof and inside ceilings
Section 4	Are you (Seller) aware of any item, equipment, or system in or on the Property that is in need of repair, s not been previously disclosed in this notice?yesno If yes, explain (attach additional sheets ifNo comment of the appliances. All other items were in working order when last tenants left.
wnolly or	. Are you (Seller) aware of any of the following conditions?* (Mark Yes (Y) if you are aware and check partly as applicable. Mark No (N) if you are not aware.)
<u>Y N</u>	Proceed flood ingurance coverage (if yee, ask as TVD 4.444)
<u>x</u> _ <u>x</u>	Present flood insurance coverage (if yes, attach TXR 1414).  Previous flooding due to a failure or breach of a reservoir or a controlled or emergency release of water from a reservoir.
<u>x</u>	Previous flooding due to a natural flood event (if yes, attach TXR 1414).
<u>x</u> _	Previous water penetration into a structure on the Property due to a natural flood event (if yes, attach TXR 1414).
<u>x</u> _	Located wholly partly in a 100-year floodplain (Special Flood Hazard Area-Zone A, V, A99, AE AO, AH, VE, or AR) (if yes, attach TXR 1414).
<u>x</u>	Located wholly partly in a 500-year floodplain (Moderate Flood Hazard Area-Zone X (shaded)).
<u> </u>	Located wholly partly in a floodway (if yes, attach TXR 1414).
<u> </u>	Located wholly partly in a flood pool.
<u> </u>	Located wholly partly in a reservoir.
If the answ House	ver to any of the above is yes, explain (attach additional sheets as necessary):e has never flooded
Parameter III	
*For pu	urposes of this notice:
"100-ye which i	ear floodplain" means any area of land that: (A) is identified on the flood insurance rate map as a special flood hazard area, is designated as Zone A, V, A99, AE, AO, AH, VE, or AR on the map; (B) has a one percent annual chance of flooding, is considered to be a high risk of flooding; and (C) may include a regulatory floodway, flood pool, or reservoir.
area, w	ear floodplain" means any area of land that: (A) is identified on the flood insurance rate map as a moderate flood hazard which is designated on the map as Zone X (shaded); and (B) has a two-tenths of one percent annual chance of flooding, s considered to be a moderate risk of flooding.
"Flood <sub> </sub> subject	pool" means the area adjacent to a reservoir that lies above the normal maximum operating level of the reservoir and that is to controlled inundation under the management of the United States Army Corps of Engineers.
unaerti	insurance rate map" means the most recent flood hazard map published by the Federal Emergency Management Agency he National Flood Insurance Act of 1968 (42 U.S.C. Section 4001 et seq.).
or a rive	vay" means an area that is identified on the flood insurance rate map as a regulatory floodway, which includes the channel ar or other watercourse and the adjacent land areas that must be reserved for the discharge of a base flood, also referred to 0-year flood, without cumulatively increasing the water surface elevation more than a designated height.

Page 3 of 6

KEB

water or delay the runoff of water in a designated surface area of land

Initialed by: Buyer:

(TXR-1406) 09-01-19

"Reservoir" means a water impoundment project operated by the United States Army Corps of Engineers that is intended to retain

and Seller: RH

Initialed by: Buyer: \( \mathcal{KEB} \) Page 4 of 6 Produced with zipForm® by zipLogix 18070 Fifteen Mile Road, Fraser, Michigan 48026 www.zipLogix.com EXHIBIT "A"

(TXR-1406) 09-01-19

**PG 27 OF 34** 

#### ADDITIONAL NOTICES TO BUYER:

- (1) The Texas Department of Public Safety maintains a database that the public may search, at no cost, to determine if registered sex offenders are located in certain zip code areas. To search the database, visit <a href="www.txdps.state.tx.us">www.txdps.state.tx.us</a>. For information concerning past criminal activity in certain areas or neighborhoods, contact the local police department.
- (2) If the Property is located in a coastal area that is seaward of the Gulf Intracoastal Waterway or within 1,000 feet of the mean high tide bordering the Gulf of Mexico, the Property may be subject to the Open Beaches Act or the Dune Protection Act (Chapter 61 or 63, Natural Resources Code, respectively) and a beachfront construction certificate or dune protection permit may be required for repairs or improvements. Contact the local government with ordinance authority over construction adjacent to public beaches for more information.
- (3) If the Property is located in a seacoast territory of this state designated as a catastrophe area by the Commissioner of the Texas Department of Insurance, the Property may be subject to additional requirements to obtain or continue windstorm and hail insurance. A certificate of compliance may be required for repairs or improvements to the Property. For more information, please review Information Regarding Windstorm and Hail Insurance for Certain Properties (TXR 2518) and contact the Texas Department of Insurance or the Texas Windstorm Insurance Association.
- (4) This Property may be located near a military installation and may be affected by high noise or air installation compatible use zones or other operations. Information relating to high noise and compatible use zones is available in the most recent Air Installation Compatible Use Zone Study or Joint Land Use Study prepared for a military installation and may be accessed on the Internet website of the military installation and of the county and any municipality in which the military installation is located.
- (5) If you are basing your offers on square footage, measurements, or boundaries, you should have those items independently measured to verify any reported information.
- (6) The following providers currently provide service to the Property:

Electric:	phone #:
Sewer:	phone #:
Water:	phone #:
Cable:	phone #:
Trash:	phone #:
Natural Gas:	phone #:
Phone Company:	phone #:
Propane:	phone #:
Internet:	phone #:

(7) This Seller's Disclosure Notice was completed by Seller as of the date signed. The brokers have relied on this notice as true and correct and have no reason to believe it to be false or inaccurate. YOU ARE ENCOURAGED TO HAVE AN INSPECTOR OF YOUR CHOICE INSPECT THE PROPERTY.

The undersigned Buyer acknowledges receipt of the foregoing notice.

Kurt E. Blankenship	01/20/2	01/20/2021		nokumo	01/20/2021
Signature of Buyer	Kurt E. Blankenship	Date	Signature of Buye		Date
Printed Name:	Kult C. Dialikeriship		Printed Name:	Nimi Tuamokumo	
(TXR-1406) 09-01-19	Initialed by: Buyer:	KEB,	NS and Seller:	Ru.	Page 6 of 6



# PROMULGATED BY THE TEXAS REAL ESTATE COMMISSION (TREC)

11-2-2015

### **AMENDMENT**

#### TO CONTRACT CONCERNING THE PROPERTY AT

6417 Buffalo Speedway	WestUniversityPlace (Street Address and City)	TX 77005
A. Cash portion of Sales Price paragraph 3 of A. Cash portion of Sales Price paragraph B. Sum of financing described in C. Sales Price (Sum of A and B)	as follows: (check each applicable box) of the contract is: ayable by Buyer at closing	1,285,000.00
□(4) The amount in Paragraph 12A(1 □(5) The cost of lender required repart as follows: \$ □(6) Buyer has paid Seller an addition unrestricted right to term be credited to the Sales Price. □(7) Buyer waives the unrestricted right set forth in the Third Party Finance.	contract is changed to	list, will be paid by Buyer. extension of the single p.m. on will will not on Fee was paid. by Ee was paid.
EXECUTED theday of DATE OF FINAL ACCEPTANCE.)  Authentister  **Furt E. **Blankenship**  BUNDE1 ***BURDE PRI CSBlankenship**  Authentister  **Nimi Juamakuma**  BUNDE1 ***Signi pri Lamakuma**  BUNDE1 ***Signi pri Lamakuma**  BUNDE1 ***Signi pri Lamakuma**	Seller Royce J. Hassell  Seller Silvia T. Hassell	KER: FILL IN THE
forms. Such approval relates to this form No representation is made as to the legal val	Real Estate Commission for use with similarly approved o only. TREC forms are intended for use only by trained real lidity or adequacy of any provision in any specific transacte Commission, P.O. Box 12188, Austin, TX 78711-2188,	estate license holders . ions. It is not intended

www.trec.texas.gov ) TREC No. 39-8. This form replaces TREC No. 39-7.

Authentisign ID: BD20F008-6292-4653-BED1-2002DDFB1FB9



# PROMULGATED BY THE TEXAS REAL ESTATE COMMISSION (TREC)

11-2-2015

### **AMENDMENT**

#### TO CONTRACT CONCERNING THE PROPERTY AT

6417 Buffalo Speedway		WestUniversityPlac	ce TX 77005
	(Street Addre		111 17000
B. Sum of financing descr	oph 3 of the contract is Price payable by Buyer ibed in the contract and B) and treatments othe	at closing erwise required by the contract	\$
be credited to the Sales P  (8) The date for Buyer to give	12A(1)(b) of the content repairs and treatment by Sel additional Option Feet terminate the 12th , 2021 rice.  It will be a content of the con	ract is changed to \$ent, as itemized on the attacler; \$ for contract on or before This additional Option F ethe contract for which the Oeller that Buyer cannot obtain is changed to	hed list, will be paid by Buyer. an extension of the 5:00 p.m. on see will will not option Fee was paid. Buyer Approval as , 20
EXECUTED the _3 个 day of DATE OF FINAL ACCEPTANCE  Authentision  Kurt E. Blankenship  Byygg Knopspress Plankenship	February		ROKER: FILL IN THE
Authentisign  Nimi Tuamakuma  BUY251 Némi pilipamokumo	02/02/2021	Seller Silvia T. Hassell	2-3-21
This form has been approved by the forms. Such approval relates to the No representation is made as to the for complex transactions. Texas Rea www.trec.texas.gov ) TREC No. 39-8.	iis form only. TREC forms a egal validity or adequacy I Estate Commission, P.O.	re intended for use only by trained r of any provision in any specific tran Box 12188, Austin, TX 78711-218	real estate license holders . sactions. It is not intended

EXHIBIT GAO. 39-8 PG 30 0R 3403



PROMULGATED BY THE TEXAS REAL ESTATE COMMISSION (TREC)

11-2-2015

# **AMENDMENT**

### TO CONTRACT CONCERNING THE PROPERTY AT

64	117	Buffalo S	peedway						Univers	sityPlac	:e	TX	77005
					(St	reet Addı	ress and C	ity)					
<b>(</b> 1)	The A. C B. S C. S	Sales Price ash portio um of fina ales Price	e in Para n of Salo ncing de (Sum of	contract a agraph 3 of es Price pa escribed in A and B) . eairs and to	f the co yable b the co	ontract by Buye ntract	is: er at clos	ing			. \$ . \$		
1	expe	ense, shall	comple	te the follo	owing re	epairs a	and treat	ments:					
<b>X</b> (3)	The	date in Pa	ragranh	9 of the c	ontract	· is chai	naed to		March		1st	20	21
				aph 12A(1)									
$\square$ (5)	The	cost of lea	nder rec	uired repa	irs and	l treatn	nent, as	itemize	d on th	e attach	ned list	, wil	l be paid
<b>(</b> 6)	Buy unre	er has paid estricted	d Seller right	an additior to term	nal Opt ninate	ion Fee	of \$ contrac	t on	or	for before	an ext 5:00	ension.	on of the .m. on
□(7) □(8)	Buy The set f	date for E forth in the	the unre Buyer to e Third F	estricted rig give writt Party Finan (Insert on	en noti	ice to S ddendu	Seller tha m is cha	at Buye nged to	r canno	t obtain	Buyer	Apr , 20_	oroval as
		D the_ FINAL AC			02/17/2	2021		, 2	20	(BF	ROKER	: FII	LL IN THE
— Authenti	SIGN"							Ω.	1 11				
<i>Kwut E.</i> Byykeda1		ikenship 56 AncsBlank	enship				Seller	Royce	J. Has:	sell			
— Authenti		0						g \	7	<del>                                      </del>			
<i>Nimi S</i> Buyer Buyer		u <i>okumo</i> <sub>4</sub> Thamokum	0				Seller	Silvia	T. Ha	ssell			
This	form	has been a	nnroved h	ov the Texas	Real Est	ate Com	mission fo	r use with	n similarlı	v approve	d or pro	mulaa	eted contract

forms. Such approved by the Texas Real Estate Commission for use with similarly approved or promulgated contract forms. Such approval relates to this form only. TREC forms are intended for use only by trained real estate license holders. No representation is made as to the legal validity or adequacy of any provision in any specific transactions. It is not intended for complex transactions. Texas Real Estate Commission, P.O. Box 12188, Austin, TX 78711-2188, 512-936-3000 (http://www.trec.texas.gov) TREC No. 39-8. This form replaces TREC No. 39-7.



PROMULGATED BY THE TEXAS REAL ESTATE COMMISSION (TREC)

11-2-2015

### **AMENDMENT**

a-roctaint)	TO CONTRACT CONCER	RNING THE PROPERTY AT
	6417 Buffalo Speedway	West University
	(Street Add	fress and City)
(1) The A. B. C.	Sum of financing described in the contr Sales Price (Sum of A and B)	ract is: Buyer at closing\$ ract\$ stact\$ otherwise required by the contract, Seller, at Seller's
(4) The (5) The as f (6) Buy		contract is changed to \$ eatment, as itemized on the attached list, will be paid eller; \$ by Buyer. Fee of \$ for an extension of the
(7) Buy (8) The	be credited to the Sales Price. ver waives the unrestricted right to termine date for Buyer to give written notice to	. This additional Option Fee will will will anate the contract for which the Option Fee was paid. to Seller that Buyer cannot obtain Buyer Approval and will be changed to,,,,
EXECUTED DATE OF F	O the day of FINAL ACCEPTANCE.)	, (BROKER: FILL IN THE
Buyer <b>Kurt</b>	Blankenship	Seller Royce Hassell
Buyer <b>Nimi</b>	Tuamokumo	Seller Silvia Hassell
forms, Su No repres for comple	ch approval relates to this form only. TREC forms entation is made as to the legal validity or adequac	nmission for use with similarly approved or promulgated contract are intended for use only by trained real estate license holders. cy of any provision in any specific transactions. It is not intended P.O. Box 12188, Austin, TX 78711-2188, 512-936-3000 (http://

(TXR-1903) TREC NO. 39-8



# AMENDMENT TO LISTING

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# AMENDMENT TO LISTING AGREEMENT BETWEEN THE UNDERSIGNED PARTIES CONCERNING THE PROPERTY AT

6417 Buffalo Speedway, West University, Tx 77005 "Owner" means the seller or landlord of the above-referenced Property. February 28, 2021 , Owner and Broker amend the above-referenced Listing as follows: The Listing Price in Paragraph 3 of the Listing is changed to: \$\_\_\_\_\_\_. The date the Listing ends in Paragraph 4 of the Listing is changed to: Owner instructs Broker to cease marketing the Property on resume marketing the Property on: (1) receipt of further instructions from Owner; or (2) The Listing is not terminated and remains in effect for all other purposes. X D. Paragraph(s) \_\_\_\_\_ 5 are changed as follows: Broker's compensation of 5.25% will be reduced by \$6600 in order to help facilitate the sale. The \$6600 will be split equally between Coldwell Banker and Metro Plus Realty. Coldwell Banker United Broker's (Company's) Printed Name 420132 License No. Seller or Landlord Date Royce Hassell By: Broker's Associate's Signature Date Seller or Landlord Date Eric Campbell Silvia Hassell

(TXR-1404) 1-7-04

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Coldwell Banker United., 5200 Bissonnet Bellaire, TX 77401 Eric Campbell

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PROMULGATED BY THE TEXAS REAL ESTATE COMMISSION (TREC)

11-2-2015

## **AMENDMENT**

		ING THE PROPERT	ITAI
6417 Buffalo Speedy		Wes	st University
Sales Price in Paragraph Cash portion of Sales Pr Gum of financing describ Gales Price (Sum of A ar Idition to any repairs ar	as follows: (check h 3 of the contract rice payable by Bu bed in the contract and B)	k each applicable box) is: yer at closing	\$ \$ \$
amount in Paragraph 12. cost of lender required lows: \$ r has paid Seller an add	A(1)(b) of the contrepairs and treatments by Selle itional Option Fee	tract is changed to \$ _ nent, as itemized on t r; \$ of \$	the attached list, will be paid by Buyer. for an extension of the
e credited to the Sales F r waives the unrestricted late for Buyer to give v rth in the Third Party Fir r Modifications: (Insert er compensation on th	Price. I right to terminate vritten notice to Shancing Addendur only factual states are sale will be red	. This additional the contract for which seller that Buyer cannot be changed to ments and business diuced by \$6600. The	of the Option Fee was paid.  of obtain Buyer Approval as
			(BROKER: FILL IN THE
ankenship		Seller Royce Hasse	
ıamokumo		Seller Silvia Hassel	regle
	date in Paragraph 9 of the amount in Paragraph 12 cost of lender required lows: \$ rhas paid Seller an additiont of the sales From the second selection of the sales From the sales Fr	(Street Address algorithms and the contract as follows: (check Sales Price in Paragraph 3 of the contract Cash portion of Sales Price payable by Bustum of financing described in the contract Sales Price (Sum of A and B)	(Street Address and City)  Dryer amend the contract as follows: (check each applicable box)  Sales Price in Paragraph 3 of the contract is:  Cash portion of Sales Price payable by Buyer at closing

(TXR-1903)

TREC NO. 39-8

Fax: 713.349.9912